Janet M. Herold 1 **Regional Solicitor** Daniel J. Chasek 2 Associate Regional Solicitor Boris Orlov, Attorney (CSBN #223532) Office of the Solicitor (Sol#1119411) 3 United States Department of Labor 4 350 So. Figueroa St., Suite 370 Los Angeles, California 90071-1202 Telephone: (213) 894-5410 Facsimile: (213) 894-2064 5 6 orlov.boris@dol.gov 7 Attorneys for the Plaintiff 8 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA 11 THOMAS E. PEREZ, Case No. CV13-9104 PA(MANx) 12 Secretary of Labor, United States Department of Labor, 13 Plaintiff, 14 v. 15 FIRST AMENDED CONSENT UNIFIED NUTRIMEALS, 16 **JUDGMENT** a California Corporation, SHABIR KASHYAP, individually and as 17 managing agent of corporate defendant, 18 **HUGO MEZA**, individually and as managing agent of corporate defendant; **PHILIP CHAVEZ**, individually and as 19 managing agent of corporate defendant, 20 Defendants. 21 22 23

Plaintiff Thomas E. Perez, Secretary of Labor, United States Department of Labor ("Secretary") and Defendants, Unified Nutrimeals, a California Corporation, Shabir Kashyap, individually and as managing agent of corporate defendant Unified Nutrimeals, Hugo Meza, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals, and Philip Chavez, individually and as managing agent of corporate defendant Unified Nutrimeals.

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ant Unified Nutrimeals (collectively "Defendants"), respectfully request this Court to modify the Consent Judgment that it approved on December 18, 2013 by replacing the Exhibit 2 attached to the December 18, 2013, Consent Judgment with the attached Amended Exhibit 2. The Amended Exhibit 2 reflects the payments that have been made by the Defendants to date and adjusts the payment amounts and due dates of future payments to provide for no payments during the summer months based on Defendants' representations that their cash flow is diminished during July, August and September. While the amount and timing of the payments are adjusted, the total amount of back wages due and the completion of all payments by July 14, 2016, remain as provided under the December 18, 2013, Consent Judgment.

The Court directs the entry of this Modification to the December 18, 2013, Consent Judgment as a final order.

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The Honorable Percy Anderson, United States District Court Judge

Dated: September 6, 2014.

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1	For the Defendants:					
2	The Defendants hereby consent to the entry of					
3	this Amended Judgment, and waive notice by the Clerk of Court:					
4	Clerk of Court.					
5	For: Unified Nutrimeals Corporation					
6	Tor. Office Natifficals Corporation					
7	By: 8/14/14					
8	Shabir Kashyap Date					
9	Its: President					
10						
11						
12	For: Shabir Kashyap					
13						
14	By: 8/14/17					
15	Shabir Kashyap, Individually Date					
16	y					
17	For: Hugo Meza					
18	101. 11. 101.					
19	8/13/14					
20	By: O// O// Date  Hugo Meza, Individually Date					
21						
22	For Dhilin Chayag					
23	For: Philip Chavez					
24	0/1 0/2 012111					
25	By: Many Claves 8-13-19 Philip Chavez, Individually Date					
26	Timp Chavez, marvinging					
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1682005.1 (16918.001) First Amended Consent Judgment

1	Attorneys for the Defendants
2	Clark & Trevithick, A Professional Law Corporation
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5	A. Hetiko august 12, 2014
6	Deborah H. Petito, Attorney at Law  Date
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For the Plaintiff: M. PATRICIA SMITH Solicitor of Labor JANET M. HEROLD Regional Solicitor DANIEL J. CHASEK Associate Regional Solicitor Kenjon BORIS ORLOV, Attorney Attorneys for the Plaintiff U.S. Department of Labor 

1682005.1 (16918.001) First Amended Consent Judgment

12

## **AMENDED EXHIBIT 2**

3	Payment	Date Due	Gross	Interest	Total Due	
4	No.			Due		
5	1	12/14/2013	\$4,181.17	\$57.49	\$4,238.66	Paid
6	2	01/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
7	3	02/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
8	4	03/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
9	5	04/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
0	6	05/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
1	7	06/14/2014	\$4,181.17	\$57.49	\$4,238.66	Paid
2	8	07/14/2014				No Payment
3						Due
4	9	08/14/2014				No Payment
5						Due
6	10	09/14/2014				No Payment
7						Due
8	11	10/14/2014	\$5,501.54	\$75.64	\$5,577.18	
9	12	11/14/2014	\$5,501.54	\$75.64	\$5,577.18	
0	13	12/14/2014	\$5,501.54	\$75.64	\$5,577.18	
1	14	01/14/2015	\$5,501.54	\$75.64	\$5,577.18	
$\frac{2}{2}$	15	02/14/2015	\$5,501.54	\$75.64	\$5,577.18	
3	16	03/14/2015	\$5,501.54	\$75.64	\$5,577.18	
4	17	04/14/2015	\$5,501.54	\$75.64	\$5,577.18	
5	18	05/14/2015	\$5,501.54	\$75.64	\$5,577.18	
6	19	06/14/2015	\$5,501.54	\$75.64	\$5,577.18	
7 8	20	07/14/2015				No Payment

1						Due
2	21	08/14/2015				No Payment
3						Due
4	22	09/14/2015				No Payment
5						Due
6	23	10/14/2015	\$5,501.54	\$75.64	\$5,577.18	
7	24	11/14/2015	\$5,501.54	\$75.64	\$5,577.18	
8	25	12/14/2015	\$5,501.54	\$75.64	\$5,577.18	
9	26	01/14/2016	\$5,501.54	\$75.65	\$5,577.19	
10	27	02/14/2016	\$5,501.54	\$75.65	\$5,577.19	
11	28	03/14/2016	\$5,501.54	\$75.65	\$5,577.19	
12	29	04/14/2016	\$5,501.54	\$75.65	\$5,577.19	
13	30	05/14/2016	\$5,501.54	\$75.65	\$5,577.19	
14	31	06/14/2016	\$5,501.54	\$75.65	\$5,577.19	
15	32	07/14/2016	\$5,501.54	\$75.65	\$5,577.19	
16	Total		\$133,797.45	\$1,839.67	\$135,637.12	
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